CHAP 94.

ed to alter and change so much of the public road leading from Hunting creek mill in Caroline county, to Fowling creek, as rung from the said William Kelley's through the said Edward Barton's farm, to the main road leading from Fowling creek mill to Dover bridge, viz. beginning at the end of said William Kelley's lane, and running round the said Edward Barton's farm, as now laid out and cleared, until it intersects the said main road leading from Fowling creek mill to Dover bridge.

Location of road to be returned to levy court

2. AND BE IT ENACTED, That the said Edward Barton and William Kelley, shall cause the location of said road so as aforesaid described, to be returned to the levy court of Caroline county, with all convenient speed; and after such road shall be surveyed and laid out agreeably to the intention of this act, the said court shall direct the location of said road, and other proceedings thereupon had, and the return of the surveyor, to be enrolled among the records of Caroline county, and thereupon and thereafter, such road shall be deemed and considered to be a public road, and shall be kept up and repaired as other public roads in said county; Provided nevertheless, that the old road so to be affected by this act, shall not be stopped up until the new road shall be viewed, examined and received by two justices of the peace to be appointed by the levy court of said county; And provided also, that such new road shall be made and completed at the proper expense of the parties applying for the same.

Provisas

Passed Dec. 27.

An Act for the benefit of Charlotte H. Rownd, of Somerset County.

Bib. TH. No. 3, fol. 112. A Private Act.

CHAP. XCVI.

Passed Dec 27.

An Act for the relief of Philemon Chew, junior, late of the City of Baltimore. Lib. TH. No. 3, fol. 114.

Preamble

Whereas Philemon Chew, junior, late of the city of Baltimore, has stated to this general assembly, that heretofore he was engaged in the mercantile business, in the city of Baltimore, in partnership with a certain Egbert Freeland; that in the spring of the year eighteen hundred and ten, being about to leave the state, the said partnership was dissolved by mutual consent; that the said dissolution was a matter of notoriety amongst the creditors of the said Freeland and Chew, but the said Freeland having neglected to insert the notice of the said dissolution as agreed upon between them, and the debts existing against the said firm prior to the said dissolution being satisfied, and the said Chew being desirous of availing himself of an opportunity to employ himself beneficially in a neighbouring state, and praying relief in the premises:

Benefit of insolvent laws extended to him,

1. BE IT ENACTED, by the General Assembly of Maryland, That the judges of Baltimore county court, or any one judge thereof, either in court sitting, or in the recess of the said court, be and they or any one of them as aforesaid, are bereby authorised and directed to extend and afford to the said Philemon Chew, junior, the full benefit of the act of assembly passed at November session eighteen hundred and five*, entitled, An act for the relief of sundry insolvent debtors, and the several supplements thereto, without requiring any evidence that the said Philemon Chew, junior,

* Ch. 110.